Appendix A

			S DISTRICT COURT STRICT OF TEXAS		
/		1 Houst	DIVISION		
versu	None s	ra Gardner	§ § CIVIL ACTION NO §		
	Xon/	Jobi	\$ \$ \$ \$		
		EMPLOYMENT DISCR	IMINATION COMPLAINT		
	1.	This action is brought under Title V	II of the Civil Rights Act of 1964 for employment		
discri	discrimination. Jurisdiction is conferred by Title 42 United States Code, Section § 2000e-5.				
	2.	The Plaintiff is:	Lavonna Gardner		
		Address:	14723 T C Jester Blvd. #514		
			Houston, Texas 77068		
		County of Residence:	Harris		
	3.	The defendant is:	ExxonMobil		
		Address:	22777 Springwoods Village Pkwy		
			Spring, Texas 77389		
G Check here if there are additional defen		Check here if there are additional de	efendants. List them on a separate sheet of paper with		
		their complete addresses.			
	4.	The plaintiff has attached to this cor	mplaint a copy of the charges filed on		
with t	the Equa	al Opportunity Commission.			
	5.	On the date of 8/10/2020	, the plaintiff received a Notice of Right to Sue		
letter	issued 1	by the Equal Employment Opportunity	Commission; a copy is attached.		

6.	Beca	Because of the plaintiff's:					
	(a)	G	race				
	(b)	G	color				
	(c)	G	sex				
	(d)	G	religion				
	(e)	G	national				
	origin	origin, the defendant has:					
	(a)	G	failed to employ the plaintiff				
	(b)	G	terminated the plaintiff's employment				
	(c)	G	failed to promote the plaintiff				
	(d)	Com	other: Company engaged in discrimination, harassment and retaliation tices before and after HR complaint alleging discrimination and bullying. I pany failed to conduct investigation, engaged in additional harassment and assonable requests and demands that violated my religious principles.				
7.	When	n and h	ow the defendant has discriminated against the plaintiff:				
	Upo	Upon complaint of bullying, mobbing, and racial discrimination, company refused fair HR					
	Inv	estigati	on, engaged in additional actions causing emotional distress, and constructive n by violating my religious principles.				
8.	The p	The plaintiff requests that the defendant be ordered:					
	(a)	G	to stop discriminating against the plaintiff				
	(b)	G	to employ the plaintiff				
	(c)	G	to re-employ the plaintiff				
	(d)	G	to promote the plaintiff				

(e)	_	ensation throug	h retirement and full retirement plus punitive damages 3 times of constructive termination.	
			and that;	
(f)	G	the Court grant other relief, including injunctions, damages, costs and		
		attorney's fee	es.	
		l	(Signature of Plaintiff)	
		Address:	14723 T C Jester #514	
			Houston, Texas 77068	
		Telephone:	832-423-0149	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS

Appendix B

_	Houston DIVISIO	ON	
Lavonna Gardner versus Exyon Mobil	§	CIVIL ACTION NO	
	ORIGINAL COMPLAINT		

For 11 years, I worked for ExxonMobil with an impeccable record. I had no complaints and my manager, Timothy Hollingsworth told me I was in the A-performers category just one week before I submitted a formal complaint and request for transfer and 5 months after my first report to him of a violation.

Within days, I was deemed unfit and put on disability for 3 months with no discussion about my complaint about racial remarks, excessive bullying & workplace harassment, mobbing, and other forms of psychological violence. I was promised that I would not be retaliated against because of my complaint, but I was.

After 3 months of humiliation, psychological testing, and a clearance from 2 therapists to return to work, I was denied work modifications and then bullied and retaliated against because of my request for sufficient time to prepare myself for a successful return.

My religious rights were violated when I refused to see a psychiatrist which was retaliation and a way to constructively

terminate me, which ended up happening.

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To add insult to injury, ExxonMobil reported to Texas Workforce Commission that I quit, delaying my unemployment for weeks, causing additional emotional distress and mental anguish.

United States District Court
for the Toyac
District of 1 exas
Lavonna Gardner
Civil Action No.
Defendant)
NOTICE OF A LAWSUIT AND REQUEST TO WAIVE SERVICE OF A SUMMONS
To:
(Name of the defendant or - if the defendant is a corporation, partnership, or association - an officer or agent authorized to receive service)
Why are you getting this?
A lawsuit has been filed against you, or the entity you represent, in this court under the number shown above. A copy of the complaint is attached.
This is not a summons, or an official notice from the court. It is a request that, to avoid expenses, you waive forma service of a summons by signing and returning the enclosed waiver. To avoid these expenses, you must return the signed waiver withindays (give at least 30 days, or at least 60 days if the defendant is outside any judicial district of the United States) from the date shown below, which is the date this notice was sent. Two copies of the waiver form are enclosed, along with a stamped, self-addressed envelope or other prepaid means for returning one copy. You may keep the other copy.
What happens next?
If you return the signed waiver, I will file it with the court. The action will then proceed as if you had been served on the date the waiver is filed, but no summons will be served on you and you will have 60 days from the date this notice is sent (see the date below) to answer the complaint (or 90 days if this notice is sent to you outside any judicial district of the United States).
If you do not return the signed waiver within the time indicated, I will arrange to have the summons and complain served on you. And I will ask the court to require you, or the entity you represent, to pay the expenses of making service.
Please read the enclosed statement about the duty to avoid unnecessary expenses.
I certify that this request is being sent to you on the date below.
Date:
Signature of the attorney or unrepresented party
Printed name
1 Titlea name
Address
E-mail address

Telephone number